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1. Claims 1 - 12 have been rejected under 35 U.S.C. 102(e) as being

anticipated by Pekkala (US 2002/0172195) hereinafter Pekkala '195.

Applicant notes that the Office Action infers that the currently pending claims

can be distinguished over the art of record by further clarifying the ability of

the bus emulator to support a single transaction at a time. Applicant has

amended Claims 1, 5, 11, 14 and 17 to further clarify a present feature in

accord with the inference made in the Office Action. As such, the Applicant

believes that the amended claims address the concerns raised in the

currently operative Office Action.

15 2. Based on the foregoing, Applicant considers the present invention to be

distinguished from the art of record. Accordingly, Applicant respectfully

solicits the Examiner's withdrawal of the rejections raised in the above

referenced Office Action, such that a Notice of Allowance is forwarded to

Applicant, and the present application is therefore allowed to issue as a

20 United States patent.

3. In the event that the Examiner believes that an Examiner's amendment may

be applied to further clarify the scope of the claims, Applicant respectfully

asks that the Examiner call the Applicants Attorney, Jack I. J'maev, at 714-

961-1981 to discuss such a potential amendment prior to entry of an Advisory

Action. Otherwise, the Applicant will file a request for continued examination

in the instant matter.

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Appl. No. 10/010,132 Amendment Date: January 19, 2005

Reply to Office Action of October 20, 2004

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Respectfully submitted,

Jack I. J'maev

Attorney for Applicant Reg. No. 45,669

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